- 1		
. 1	Frank E. Scherkenbach (CAB #142549; scherkenbach@fr.com)	Erik R. Puknys (CAB #190926; erik.puknys@finnegan.com)
2	FISH & RICHARDSON P.C. 225 Franklin Street	FINNEGAN, HENDERSON, FARABOW, GARRETT & DUNNER, L.L.P.
3	Boston, Massachusetts 02110-2804 Telephone: (617) 542-5070	3300 Hillview Ave. Palo Alto, CA 94304
4	Facsimile: (617) 542-8906	Telephone: (650) 849-6600 Facsimile: (650) 849-6666
5	Howard G. Pollack (CAB #162897; pollack@fr.com)	E. Robert Yoches
6	Michael R. Headley (CAB #220834; headley@fr.com)	FINNEGAN, HENDERSON, FARABOW, GARRETT & DUNNER, L.L.P.
7	FISH & RICHARDSON P.C. 500 Arguello Street, Suite 500	901 New York Avenue, NW Washington, DC 20001-4413
8	Redwood City, California 94063 Telephone: (650) 839-5070	G ,
9	Facsimile: (650) 839-5071	Robert L. Burns FINNEGAN, HENDERSON, FARABOW,
10	Attorneys for POWER INTEGRATIONS, INC.	GARRETT & DUNNER, L.L.P. Two Freedom Drive
11	TOWER INTEGRATIONS, INC.	Reston, VA 20190-5675
12		Attorneys for
13		BCD SEMICONDUCTOR CORPORATION, and SHANGHAI SIM-BCD
14		SEMICONDUCTOR MANUFACTURING, CO., LTD
15		
16	UNITED STATES DISTRICT COURT	
17	NORTHERN DISTRICT OF CALIFORNIA	
18	(SAN FRANCISCO DIVISION)	
19	BCD SEMICONDUCTOR CORPORATION, a	No. C 08-0372
20	California corporation, SHANGHAI SIM-BCD SEMICONDUCTOR MANUFACTURING, CO.,	No. C 08-0372
21	LTD, a China corporation, Plaintiffs,	
22	·	STIPULATION TO EXTEND TIME TO ANSWER OR OTHERWISE RESPOND
	V.	TO THE COMPLAINT
23	POWER INTEGRATIONS, INC., a Delaware corporation,	
24	Defendant.	
25		
26	IT IS HEREBY STIPULATED AND AGREED, by and between the undersigned attorneys	
27	for the respective parties, that the time for Power I	ntegrations, Inc. ("Power Integrations") to answer

Manufacturing, Co., Ltd.'s (collectively, "BCD") Complaint shall be extended up to and including May 7, 2008.

The reason for the requested modification in the schedule is that BCD has filed a motion to dismiss an earlier filed matter between the parties in Delaware involving the same patents at issue in this case, and that motion has not yet been resolved, but BCD has stated that it will dismiss this action if the Delaware Court denies BCD's motion to dismiss. The Delaware Court recently ordered supplemental briefing on BCD's motion, and a hearing has been set for Monday, May 5, 2008.

The only previous time modification in this case was a stipulated extension of the time for Power Integrations to answer or otherwise respond to BCD's complaint in view of BCD's motion to dismiss the Delaware matter, which the Court approved on February 28, 2008. [D.I. 15.] Granting the instant request for time modification will not impact any scheduled event in the case other than those provided for above.

Dated March 31, 2008

By: /s/ Michael R. Headley

Michael R. Headley FISH & RICHARDSON P.C.

Attorneys for POWER INTEGRATIONS, INC.

/s/ Erik R. Puknys

Erik R. Puknys FINNEGAN, HENDERSON, FARABOW, GARRETT & DUNNER, L.L.P.

Attorneys for BCD SEMICONDUCTOR CORPORATION and SHANGHAI SIM-BCD SEMICONDUCTOR MANUFACTURING, CO., LTD.

	Case 3:08-cv-00372-MMC
1	Pursuant to General Order No. 45, Section X(B) regarding signatures, I attest under penalty
2	of perjury that concurrence in the filing of this document has been obtained from Erik R. Puknys.
3	
4	Dated: March 31, 2008
5	/s/ Michael R. Headley Michael R. Headley
6	FISH & RICHARDSON P.C.
7	Attorneys for POWER INTEGRATIONS, INC.
8	FOWER INTEGRATIONS, INC.
9	ORDER
10	IT IS SO ORDERED.
11	
12 13	Dated: UNITED STATES DISTRICT JUDGE
14	
15	50474039.DOC
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	3